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761—136.2(319) **Destination lighting.** The purpose of this rule is to establish the application procedure and financial responsibilities for the placement of a roadway luminaire within the limits of primary road right-of-way at a rural intersection of a primary road and a minor road.

136.2(1) *Definition*.

"Minor road," for the purposes of this rule, is an entrance to a primary road from a frontage road, a rural commercial establishment, a governmental agency facility, a generator of a substantial traffic volume, or a secondary road.

136.2(2) Reserved.

136.2(3) *Procedures*.

- a. Application shall be made to the appropriate district engineer on Form 810025, "Application for Use of Highway Right-of-Way for Utilities Accommodation." The application shall indicate the type of luminaire and intensity of illumination proposed. A sketch shall accompany the application showing the location of the proposed luminaire and pole and the mounting height of the luminaire.
- b. The district engineer shall be responsible for departmental approval of the application. A copy of the application indicating the district engineer's determination shall be returned to the applicant. Approved applications are termed "permits."
- *c*. The applicant shall be responsible for installing the lighting and for all installation, energy and maintenance costs.

This rule is intended to implement Iowa Code sections 319.1, 319.12 and 319.14.